UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO

MARC NEAL,) CASE NO. 5:24-cv-413
Plaintiff,)) JUDGE J. PHILLIP CALABRESE
VS.)
SUMMIT COUNTY SHERIFF KANDY FATHEREE, et al.,) PARTIES' STIPULATION OF DISMISSAL)
Defendants.))

Pursuant to Federal Civil Rule 41(a)(1)(A)(ii), the parties hereby enter into a stipulation of dismissal on the following terms:

- Plaintiff dismisses his claims against Defendant Summit County Sheriff Kandy Fatheree
 without prejudice.
- Plaintiff dismisses his First Claim for Relief asserted under federal law, as set forth in the Complaint (Doc. 1), against Defendants Summit County Psychological Associates, Inc. and Nicole Lich, LSW with prejudice.
- Plaintiff dismisses his Third and Fifth Claims for Relief asserted under Ohio law, as set forth in the Complaint (Doc. 1), against Defendants Summit County Psychological Associates, Inc. and Nicole Lich, LSW without prejudice to Plaintiff's right to refile said claims in state court pursuant to the savings statute, if applicable. Further, Plaintiff and Summit County Psychological Associates, Inc. stipulate that if Plaintiff refiles the state law claims asserted in the Third and Fifth Claims for Relief in state court, Nicole Lich, LSW will not need to be joined to the refiling pursuant to R.C. 2307.241(B)(1). Plaintiff and Summit County Psychological Associates, Inc. stipulate that no affirmative defenses are waived.
- Plaintiff dismisses his claims against Defendant Southern Health Partners, Inc. without prejudice. Plaintiff and Southern Health Partners, Inc. stipulate that Plaintiff may file a claim

against Southern Health Partners, Inc. in state court on his previously asserted state law claims.

Respectfully submitted,

/s/ Kevin C. Hulick

NICHOLAS A. DICELLO (0075745)

KEVIN C. HULICK (0093921)

SPANGENBERG SHIBLEY & LIBER LLP

1001 Lakeside Avenue East, Suite 1700

Cleveland, OH 44114

(216) 696-3232 | (216) 696-3924 (FAX)

ndicello@spanglaw.com

khulick@spanglaw.com

Counsel for Plaintiff

/s/ John D. Pinzone

JAMES A. CLIMER (0001532)

JOHN D. PINZONE (0075279)

JILLIAN ECKART (0088770)

MAZANEC, RASKIN & RYDER CO., L.P.A.

100 Franklin's Row 34305 Solon Road

Cleveland, OH 44139

(440) 248-7906

(440) 248-8861 - Fax

jclimer@mrrlaw.com

jpinzone@mrrlaw.com

jeckart@mrrlaw.com

Counsel for Defendant Summit County Sheriff Kandy Fatheree

/s/ Megan M. Millich

Megan M. Millich (83826)

mmillich@ralaw.com

Justin A. Markota (0092182)

jmarkota@ralaw.com

Roetzel & Andress, LPA

222 South Main Street

Akron, OH 44308

330.376.2700

Counsel for Defendants Summit Psychological Associates, Inc. and Nichole Lich, LSW

/s/ Andrew D. Jamison

Andrew D. Jamison (0069679)

Nicholas J. Siciliano (0101165)

101 West Prospect Avenue, Suite 1400

Cleveland, Ohio 44115-1093 Telephone: (216) 687-1311 Facsimile: (216) 687-1841

E-mail: ajamison@reminger.com E-Mail: nsiciliano@reminger.com

Counsel for Defendant Southern Health Partners, Inc.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 4th day of February 2025, I electronically filed the foregoing with the Clerk of Court by using the CM/ECF System. Copies will be served upon counsel of record and may be obtained through the Court's CM/ECF Systems.

/s/ Kevin C. Hulick

NICHOLAS A. DICELLO (0075745)
KEVIN C. HULICK (0093921)
SPANGENBERG SHIBLEY & LIBER LLP
1001 Lakeside Avenue East, Suite 1700
Cleveland, OH 44114
(216) 696-3232 | (216) 696-3924 (FAX)
ndicello@spanglaw.com
khulick@spanglaw.com
Counsel for Plaintiff